INTERNAL REVENUE SERVICE P. O. BOX 2508 CINCINNATI, OH 45201 DEPARTMENT OF THE TREASURY

Date: MAY 21 2001

NATIONAL ASSOCIATION FOR GUN RIGHTS INC C/O DAVE A WARRINGTON 4443 BRCOKFIELD CORPORATE DR - 115 CHANTILLY, VA 20151 Employer Identification Number: 54-2015951
DLN: 201137071
Contact Person: COLLEEN E. PROCTOR ID# 52418
Contact Telephone Number: (877) 829-5500

Internal Revenue Code
Section 501(c)(4)
Accounting Period Ending:
December 31
Form 990 Required:
Yes
Addendum Applies:

Dear Applicant:

Based on information supplied, and assuming your operations will be as stated in your application for recognition of exemption, we have determined you are exempt from Federal income tax under section 501(a) of the Internal Revenue Code as an organization described in the section indicated above.

Unless specifically excepted, you are liable for taxes under the Federal Insurance Contributions Act (social security taxes) for each employee to whom you pay \$100 or more during a calendar year. And, unless excepted, you are also liable for tax under the Federal Unemployment Tax Act for each employee to whom you pay \$50 or more during a calendar quarter if, during the current or preceding calendar year, you had one or more employees at any time in each of 20 calendar weeks or you paid wages of \$1,500 or more in any calendar quarter. If you have any questions about excise, employment, or other Federal taxes, please address them to this office.

If your pources of support, or your purposes, character, or method of operation change, please let us know so we can consider the effect of the change on your exempt status. In the case of an amendment to your organizational document or bylaws, please send us a copy of the amended document or bylaws. Also, you should inform us of all changes in your name or address.

In the heading of this letter we have indicated whether you must file Form 990, Return of Organization Exempt From Income Tax. If Yes is indicated, you are required to file Form 990 only if your gross receipts each year are normally more than \$25,000. However, if you receive a Form 990 package in the mail, please file the return even if you do not exceed the gross receipts test. If you are not required to file, simply attach the label provided, check the box in the heading to indicate that your annual gross receipts are normally \$25,000 or less, and sign the return.

Letter 948 (DO/CG)

032 0000

NATIONAL ASSOCIATION FOR GUN RIGHTS

If a return is required, it must be filed by the 15th day of the fifth month after the end of your annual accounting period. A penalcy of \$20 a day is charged when a return is filed late, unless there is reasonable cause for the delay. However, the maximum penalty charged cannot exceed \$10,000 or 5 percent of your gross receipts for the year, whichever is less. For organizations with gross receipts exceeding \$1,000,000 in any year, the penalty is \$100 per day per return, unless there is reasonable cause for the delay. The maximum penalty for an organization with gross receipts exceeding \$1,000,000 shall not exceed \$50,000. This penalty may also be charged if a return is not complete, so please be sure your return is complete before you file it.

You are not required to file Federal income tax returns unless you are subject to the tax on unrelated business income under section 511 of the Code. If you are subject to this tax, you must file an income tax return on Form 990-T, Exempt Organization Business Income Tax Peturn. In this letter we are not determining whether any of your present or proposed activities are unrelated trade or business as defined in section 513 of the Code.

You are required to make your annual information return, Form 990 or Form 990-EZ, available for public inspection for three years after the later of the due date of the return or the date the return is filed. You are also required to make available for public inspection your exemption application, any supporting documents, and your exemption letter. Copies of these documents are also required to be provided to any individual upon written or in person request without charge other than reasonable fees for copying and postage. You may fulfill this requirement by placing these documents on the Internet. Penalties may be imposed for failure to comply with these requirements. Additional information is available in Publication 557, Tax-Exempt Status for Your Organization, or you may call our toll free number shown above.

You need an employer identification number even if you have no employees. If an employer identification number was not entered on your application, a number will be assigned to you and you will be advised of it. Please use that number on all returns you file and in all correspondence with the Internal Revenue Service.

Donors may not deduct contributions to you because you are not an organization described in section 170(c) of the Code. Under section 6113, any fundraising solicitation you make must include an express statement (in a conspicuous and easily recognizable format) that contributions or gifts to you are not deductible as charitable contributions for Federal income tax purposes. This provision does not apply, however, if your annual gross receipts are normally \$100,000 or less, or if your solicitations are made to no more than ten persons during a calendar year. The law provides penalties for failure to comply with this requirement, unless failure is due to reasonable cause.

If we have indicated in the heading of this letter that an addendum applies, the enclosed addendum is an integral part of this letter.

Letter 968 (DO/CG)

NATIONAL ASSOCIATION FOR GUN RIGHTS

Because this letter could help resolve any questions about your exempt status, you should keep it in your permanent records.

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours,

Steven T. Miller Director, Exempt Organizations

Stevent. Mille

Letter 948 (DO/CG)

Department of the Treuse internal Revolue Service

User Fee for Exempt Organization Determination Letter Request ► Attach this form to determination letter application. (Form 8718 is NOT a determination letter application.)

|70530080120| For IRS Use Only

Amount paid
User fee screener

National Association for Gun Rights, Inc. 2 Employer Identification Number 1 Name of organization

а 🔲	e of request Initial request for a determination	n letter for:	Fee					
	 An exempt organization that has had annual gross receipts averaging not more than \$10,000 during the preceding 4 years, or 							
	 A new organization that anticipated 	that anticipates gross receipts averaging not more than \$10,000 during its first 4 years box 3a, you must complete the Certification below.						
		Certification						
	I certify that the annual gross re	f certify that the annual gross receipts of						
	have averaged (or are expected operation.	d to average) not more than \$10,000 during the preceding 4 (or the first 4) ye	ears of					
			ears of					
b 🔯	operation. Signature Initial request for a determinatio An exempt organization that h 4 years, or A new organization that antici	Title n letter for: as had annual gross receipts averaging more than \$10,000 during its first 4 years.	\$500					
b ⊠	operation. Signature Initial request for a determinatio An exempt organization that h 4 years, or A new organization that antici	d to average) not more than \$10,000 during the preceding 4 (or the first 4) ye Title ► In letter for: as had annual gross receipts averaging more than \$10,000 during the preceding	\$500 \$500					

Proc. 98-8, 1998-1, I.R.B. 225.

Check the box on line 3 for the type of application you are submitting. If you check box 3a, you must complete and sign the certification statement that appears under line 3a.

returned. Attach Form 8718 to your determination letter application.

If you are using express mail or a delivery service, send the application and Form 8718 to:
Internal Revenue Service
201 West Rivercenter Blvd.
Attn: Extracting Stop 312
Covington, KY 41011

Cat. No. 64728Z

Form 8718 (Rev. 1-98)



Form 1024

(Rev. September 1998) , Oppartment of the Treasury Internal Revenue Service

Application for Recognition of Exemption Under Section 501(a)

1705300801201

If exempt status is epproved, this application will be open for public inspection.

Read the instructions for each Part carefully. A User Fee must be attached to this application.

If the required information and appropriate documents are not submitted along with Form 8718 (with payment of the appropriate user fee), the application may be returned to the organization.

Complete the Procedural Checklist on page 6 of the instructions.

Part I. Identification of Applicant (Must be completed by all applicants; also complete appropriate schedule.)
Submit only the schedule that applies to your organization. Do not submit blank schedules. Check the appropriate box below to indicate the section under which the organization is applying: a Section 501(c)(2)—Title holding corporations (Schedule A, page 7) b 🛭 Section 501(c)(4)—Civic leagues, social welfare organizations (including certain war veterans' organizations), or local associations of employees (Schedule B, page B) Section 501(c)(5)-Labor, agricultural, or horticultural organizations (Schedule C, page 9) Section 501(c)(6)—Business leagues, chambers of commerce, etc. (Schodule C. page 9) Section 501(c)(7)—Social clubs (Schedule D, page 11) f 🔲 Section 501(c)(6)—Fraternal beneficiery sociaties, etc., providing life, sick, accident, or other benefits to members (Schedule E, page 13) g Section 501(c)(9)—Voluntary employees' beneficiary -associations (Parts I through IV and Schedule F, page 14) . Section 501(c)(10)—Domestic traternal societies, crows, etc., not providing life, sick, accident, or other benefits (Schedule E-page 13) i ☐ Section 501(c)(12)—Benevolent life insurance associations, mutual clich or invitation companies, mutual or cooperative telephone companies, or like organizations (Schedule G, page 15) Section 501(c)(13)-Cemeteries, crematoria, and like corporations (Schedule H, page 16) Section 501(c)(15)-Mutual insurance companies or associations, other than life or marine (Schedute I, page 17) L Section 501(c)(17)—Trusts providing for the payment of supplemental unemployment componsation benefits (Parts I through IV and Schedule J, page 18) m Section 501(c)(19)—A post, organization, putilizing unit, etc., of past or present members of the Armed Forces of the United States (Schedule K, page 19) p Section 501(c)(25)—Title holding corporations or trusts (Schedule A, page 7) 2 Employer identification number (EIN) (if 1a Full name of organization (as shown in organizing document) none, see Specific Instructions on page 2) National Association for Gun Rights, Inc. 54 : 2015951 3 Name and telephone number of person to be contacted if additional information is needed 1b c/o Name (if applicable) Dave A. Warrington 1c Address (number and street)
4443 Brookfield Corporate Dr. Dave A. Warrington Room/Suite 1d City, town or post office, state, and ZIP + 4 If you have a foreign address, see Specific Instructions for Part I, page 2. Chantilly, VA 20151 1703 | 631-6816 1e Web site address Month the annual accounting period ends 5 Date incorporated or formed December March 29, 2000 ~ Did the organization previously apply for recognition of exemption under this Code section or under any other section of the Code? 🔲 Yes 🔀 No If "Yes," attach an explanation Has the organization filed Federal income tax returns or exempt organization information returns? . If "Yes," state the form numbers, years filed, and Internal Revenue office where filed. Check the box for the type of organization. ATTACH A CONFORMED COPY OF THE CORRESPONDING ORGANIZING DOCUMENTS TO THE APPLICATION BEFORE MAILING. 🛛 Corporation— Attach a copy of the Articles of Incorporation (including amendments and restatements) showing approval by the appropriate state official; also attach a copy of the bylaws. Attach a copy of the Trust Indenture or Agreement, including all appropriate signatures and dates. Attach a copy of the Articles of Association, Constitution, or other creating document, with a declaration (see instructions) or Associationother evidence that the organization was formed by adoption of the document by more than one person. Also include a copy If this is a corporation or an unincorporated association that has not yet adopted bylaws, check here alties of perjury that I am authorized to sign this application on hehalf of the above organization, and that I have examined by the accompanying scheduls and attachments, and to the best of my knowledge it is true, correct, and complete. Dowe A. Warrington, President, 12/14/2500 (Type or print name and title or authority of signer) (Oate) HERE

For Paperwork Reduction Act Notice, see page 5 of the instructions.

The National Association for Gun Rights will not charge any individual to participate in any symposia, however participants may be charged to cover meals, lodging, etc. incurred for a symposium.

Publications will be produced regularly by the National Association for Gun Rights based upon the discussions at symposia and distributed to members, experts in the field of personal freedom, legislatures and government officials, members of the press and any individual who requests the publications.

It is expected 30% of program resources of the National Association for Gun Rights will be expended on organizing and conducting the symposia.

and conducting the symposia.

Organization of symposia has not yet begun and is expected to commence as soon as funds are available.

Planned Publications:

The National Association for Gun Rights will publish newsletters, brochures, fact sheets and research reports on issues related to personal freedom and the Second Amendment of the United States Constitution and their relation to the

present environment.
Publications will be produced and distributed on an ongoing basis by the National Association for Gun Rights staff

Publications will be produced and distributed on an ongoing basis by the National Association for Gun Rights staff based upon symposia, staff and member research.

Publications will be distributed free of charge to National Association for Gun Rights members, the media, legislatures and government officials and their staffs and any other interested party who requests copies of publications. Publications will be designed to educate the public on issues personal freedom and Constitutional rights and encourage the public's involvement in the political process.

It is expected 50% of program resources of the National Association for Gun Rights will be expended on sublications.

Production and distribution of publications Organization of symposia has not yet begun and is expected to commence as soon as funds are available.

Planned Internships:

The National Association for Gun Rights will offer internships to individuals interested in a career in public policy. Interns will work at the National Association for Gun Rights offices for a period of six months and be supervised by National Association for Gun Rights staff.

Interns may apply for academic credit from their educational institution and may also receive a stipend to cover

living expenses during their internship.

Any individual may apply for an internship. Interns will be chosen by staff based upon the application, academic record and letters of recommendation.

The number of interns sponsored each year will be determined by available program funds.

List the organization's present and future sources of financial support, beginning with the largest source first.

The National Association for Gun Rights has no past or present income. All planned sources of income for the National Association for Gun Rights shall be received from the voluntary donations of National Association for Gun Rights members.

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Page 3

Part II. Activities and Operational Information (continued)

3 Give the following information about the organization's governing body.

Names, addresses, and titles of officer	s, directors, trustees, etc.		b Ann	ial com	pensalio	on	
Dave A. Warrington 4443 Brookfield Corporate Dri Chantilly, VA 20151	President ve, Suite 115				0		
Christina Jeffrey 910 Brentwood Drive, Spartan	Secretary/Treasurer sburg, SC 29302		-		0		-24
Cathy Tate 13193 Scottish Hunt Lane; Brit	stow, VA 20136	0			0	,	
Clint Messner 8412 Pathfinders Court; Spotsy	Ivania, VA 22553				0		•
			Į.				

If the organization is the outgrowth or continuation of any form of proceedsor, state the name of each predecessor, the period during which it was in existence, and the reasons for its termination. Submit copies of all papers by which any transfer of assets was effected.

N/A

If the applicant organization is now, or plans to be, connected in any way with any other organization, describe the other organization and explain the relationship (e.g., financial support on a continuing basis; shared facilities or employees; same officers, directors, or

If the organization has capital stock issued and outstanding, state: (1) class or classes of the stock; (2) number and par value of the shares; (3) consideration for which they were issued; and (4) if any dividends have been paid or whether your organization's creating instrument authorizes dividend payments on any class of capital stock.

N/A

State the qualifications necessary for membership in the organization; the classes of membership (with the number of members in each class); and the voting rights and privileges received. If any group or class of persons is required to join, describe the requirement and explain the relationship between those members and members who join voluntarily. Submit copies of any membership solicitation material, Attach sample copies of all types of membership certificates issued.

oration shall have two (2) classes of members: voting members and supporting members.

(A) Voting members shall be permitted at any special or regular meeting by a majority vote, once a quorum of at least one- third (1/3) of voting members is (A) Young inclines said to be permitted to vote, in an advisory capacity only, on policy issues certified by the Board, from time to time as referenda.

8 Explain how your organization's assets will be distributed on dissolution.

Upon dissolution of the Corporation, any assets remaining after paying or making provision for the payment of all the liabilities of the Corporation shall be disposed of in accordance with the laws of the Commonwealth of Virginia and Section 501(c)(4) of the Internal Revenue Code.

	1024 (Rev. 9-98)		Pag	4
art	II. Activities and Operational Information (continued)			
⁹ .	Has the organization made or does it plan to make any distribution of its property or surplus funds to shareholders or members?	☐ Yes	XI :	Vo
0	Does, or will, any part of your organization's receipts represent payments for services performed or to be performed?. If "Yos," state in detail the amount received and the character of the services performed or to be pe. ##med.	☐ Yes	⊠ .	No.
				٠
1	Has the organization made, or does it plan to make, any payments to members or shareholders for services performed or to be performed?	Yes	3	No
2	Does the organization have any arrangement to provide insurance for members, their dependents, or others (including provisions for the payment of sick or death benefits, pensions, or annuities)?	Yes	×	No.
3	Is the organization under the supervisory jurisdiction of any public regulatory body, such as a social welfare agency, etc.?. If "Yes," submit copies of all administrative opinions or court decisions regarding this supervision, as well as copies of applications or requests for the opinions or decisions.	Yes	×	No
4	Does the organization now lease or does it plan to lease any property? If "Yes." explain in detail. Include the amount of rent, a description of the property, and any relationship between the applicant organization and the other party. Also, attach a copy of any rental or lease agreement. (If the organization is a party, as a lessor, to multiple leases of rental real property under similar lease agreements, please attach a single representative copy of the leases.)	Yes	. ⊠	No
5	Has the organization spent or does it plan to spend any money attempting to influence the selection, nomination, election, or appointment of any person to any Fèderal, state, or local public office or to an office in a political organization?. If "Yes," explain in detail and list the amounts spent or to be spent in each case.	☐ Ye	s 🗷	No
	11 -11			
16	Does the organization publish pamphlets, brochures, newsletters, journals, or similar printed material? if "Yes," attach a recent copy of each. National Association for Gun Rights has not any printed material, but intends to.	X Yet		

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Part III. Financial Data (Must be completed by all applicants)

check the box and attach a detailed explanation.

Complete the financial statements for the current year and for each of the 3 years immediately before it. If in existence less than 4 years, complete the statements for each year in existence. If in existence less than 1 year, also provide proposed budgets for the 2 years following the current year.

A. Statement of Revenue and Expenses

		(a) Current Tax Year	3 Prior Tax Years	or Proposed Budg	et for Next 2 Ye	ars	
	Revenue	From 1/1 01	(b) 2002				(e) Total
1	Gross dues and assessments of members	0	0	0			
2	Gross contributions, gifts, etc.	50,000	230,000	250,000			
3	Gross amounts derived from activities related to						
•	the organization's exempt purpose (attach		1				
	schedule) (Include related cost of sales on line 9.)	0	0	0 =	-		
4	Gross amounts from unrelated business activities (attach schedule)	0	0	0			
5	Gain from sale of assets, excluding inventory items						
	(attach schedule)	0	c	0			
6	Investment income (see page 3 of the instructions)	. 0	0	0			
7	Other revenue (attach schedule)		0	0		-	
В	Total revenue (add lines 1 through 7) Expenses	50,000	200,000	250,000		-	
9	Expenses attributable to activities related to the organization's exempt purposes.	48,000	152,000	191,000	,		
)	Expenses attributable to unrelated business activities	0	o_	0			
1	Contributions, gifts, grants, and similar amounts paid (attach schedule),	0	0				
2	Disbursements to or for the benefit of members (attach schedule)	0	o	0		_	
,	Compensation of officers, directors, and trustees (attach schedule)	0	0	0	ļ		
,	Other salaries and wages,	0	40,000	50,000		_	
i	Interest	0	•	0			
,	Occupancy	0	3,000	4,000			
	Depreciation and depletion		ō	0			
	Other expenses (attach schedule)	2,000	5,000	5,000			
,	Total expenses (add lines 9 through 18) ,	50,000	200,000	250,000			
)	Excess of revolue over expenses (line 8 minus line 19)	C	0	o			
	B. Balance Sh	eet (at the en	d of the perio	d shown)			
		Assets					Tax Year
	Cash.					1	0
ĺ,	Accounts receivable, net					2	٥
	Inventorles					3	0
	Bands and notes receivable (attach schedule)					4	0
	Corporate stocks (attach schedule)					5	0
	Mortgage foans (attach schedule)					6	0
	Other investments (attach schedule)				[7	0
	Depreciable and depletable assets (attach schedule				<i>.</i> [8	0
	Land	•				9	0
	Other assets (attach schedule)				<i>.</i> [10	O
	Total assets					11	0
	Accounts payable				<u>L</u>	12	0
	Contributions guis grants etc payable				<i>.</i> L	13	0
	Mortgages and notes payable (attach schedule) .					14	_ o_
	Other flabilities (attach schedule)					15	0
	Total liabilities.					16	0
		ances or Net A					
						17	0
	Total fund balances or net assets						0

	exemption under section 501(c)(19)) or local associations of employees.)		
inter revoked dio propagan at "Yes," inch	real Revision Service providedly itsised a rotory or inervisional term reconjusting the applicant organization reason organization between the applicant organization reason of members section 501(c)(3) and that recongulation for the provided on the book that the applicant organization for the provided was darying that recongulation alternating to influence registration or on the books that it arrounds in political autisty?	ĽĴ Yas	⊠ No
or transport of transporta If TYEK," expl of the benefit	philippion perform or plan to perform the measures, shoreholders, or whers) services, such as maintaining piess of a configuration, beying front or other news on a recognition basis; or providing recreation of lacknies non-sorvices, you place more or extensional receipts and sorvices, you place more details unitorities and explores incorrect. Also, explain in detail the nature is to the general public. If one these activities, (if the onewer to this question is explained in Pont II of the page and term number there.)		80 so
S the penaris	contain is chairring Pagnispion at a Normalwayers' association, is access in any property or logitimes it owns		
о түлсин	ngstrikhad in buy 4897	□ Yoş	ign ma
se sigible (o	was is chimney inwimphates a local association of perployees, state the name and address of nach employees investigate the name and address of nach employees of more than one plant to office of the same employer an eligibless of each plant or office. N/Ps		
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STATE CORPORATION COMMISSION

Richmond, March 29, 2000

This is to Certify that the certificate of incorporation of

National Association for Gun Rights, Inc.

was this day issued and admitted to record in this office and that the said corporation is authorized to transact its business subject to all Virginia-laws applicable to the corporation and its business. Effective date: March 29, 2000



State Corporation Commission Attest:

Clerk of the Commission

CIS0423

032 0010

HULUHEH WALLERS MOORE CHARWAN

> CHINTON WILLER CHINTON WILLER

THEODORE V. MORRISON, JA. COMMISSIONER



CLEAR OF THE JOMMISSION
P.O. BOX 1187
P.O. BOX 1187
RULANCON VIRGINIA 20218-1121

STATE CORPORATION COMMISSION

March 29, 2000

DAVE A WARRINGTON 4443 BROOKFIELD CORPORATE OR STE 115 CHANTILLY, VA 20151

RE:

National Association for Gun Rights, Inc.

ID: DON: 0537656 - 1 00-03-28-0077

Dear Customar:

This is your receipt for \$75.00, to cover the fees for filling articles of incorporation with this office.

The effective date of the certificate of incorporation is March 29, 2000.

If you have any questions, please call (804) 371-9733.

Sincerely,

Clerk of the Commission

CORPROPT NEWCD CIS0423

TYLER BUILDING, \$300 EAST MAIK \$\$3665, RICKMOND, YA 23218-3630 TELECOMMUNICATIONS DEVICE FOR THE DEAF-TDDIYOVER; (804) 371-3204

ARTICLES OF INCORPORATION OF NATIONAL ASSOCIATION FOR GUN RIGHTS, INC. (A VIRGINIA NONSTOCK CORPORATION)

The undersigned individual at the age of eighteen years or more, acting as an incorporator of a nonstock corporation ender the Virginia Nonstock Corporation Act (Va. code, Title 13. Section 13.1-801, g1 ggg.), hereby adopts the following Articles of Incorporation:

FIRST:

The name of the corporation shall be: "National Association for Gun Rights, Inc."

SECOND:

The period of duration is perpensal.

THIRD:

The corporation shall have no stock and shall be empowered to engage in any lawful act or activity for which nonstock corporations may be argued under the laws of the Commonwealth of Virginia; provided, however, that the corporation shall be organized and operated exclusively for such purposes and activities as permitted by Section 501(c)(4) of the Internal Revenue Code of 1986 (or the corresponding provisions at any future United States Internal Revenue law), and Treasury Regulation Section 1.503(c)(4)-5 or successor regulation, as the same may be amended from time to time.

In accord with said statete and regulation, the corporation shall be organized and operated exclusively for the prototion generally of social welfare for the common good of the people or the community, with specific regard for the following categories of social welfare, as well as for all other forms of social welfare consistent with the aforestid code provision and regulation, as the same may be interpreted from time to time.

The corporation <u>inter alia</u> shall promote the common good and general welfare of the public by the following activities:

- 1. To underwrite, develop, sponsor and support scholarship regarding the Constitution of the United States of America, the history of the Constitutional Convention of 1787 and the debates which preceded the Constitutional Convention, with perticular reference to the nuncerns of the Founding Fathers to establish justice and deprive no person of life or liberty without due process of law nor deny to any person within the jurisdiction at the United States or any State the equal protection of the laws;
- 2. To underwrite, develop, sponsor and support scholarship regarding successes and failures of actions affecting the Constitution and the rights established by the Founding Fathers to all epiteens, especially in regard to the $2^{\rm et}$, $9^{\rm et}$, $10^{\rm h}$, and $14^{\rm h}$ Amendment.
- 3. To underwrite, develop, sponsor and support scholarship as to the means whereby said successes may be encouraged and failures may be prevented and alleviated. through legislative and executive reforms, and through enhanced public awareness of such successes and failures;
- 4. To underwrite, develop, sponsor and support studies and analyses of how the institutions of government, at all levels, may be made more responsive and accountable to the public;

- 5. To sponsor form and symposia at which scholars, citizens, legislators and governmental officials can meet to give full and fair consideration of topics which relate to the above objectives, to the discussion of studies, reports, and analyses which relate to the above objectives, and to debate and discussion thereof;
- To publish the aforesaid scholarship, studies, reports, and analyses and make them available to the public, legislators, and governmental officials;
- 7. To educate the public as to the above issues, and other issues of public concern within the corporation's general purposes, so that the public may participate meaningfully in dialogue and debate as to said issues and so the public may make its preferences known to legislators and governmental officials;
- 8. To provide testimony at hearings before governmental agencies, commissions, legislative bodies, committees, and at other public bodies as to the issues and objectives described above; and
- 9. To perform all other acts necessary or incidental in the above and to do whatever is deemed decessary, useful, advisable, or conductive, directly or instructly, to carry out any of the purposes of the corporation, as set forth in these articles of incorporation, including the exercise of all other powers and authority enjoyed by non-profit corporations generally by virtue of the provisions of the Virginia Nonstock Corporation Act (within and subject to the limitations of Section 501(c)(4) of the internal Revenue Code)

In furtherance of such purposes, the corporation shall have the powers provided in Va. code §13.1-826, as now in effect or as may hereafter be amended. The corporation shall serve only such purposes and functions and shall engage only in such outvities as are consistent with the purposes set forth in this Article Three and with its status under Section 501(c)(4) of the Internal Revenue Cade or successor Cade Section.

FOURTH:

The corporation shall be neither organized nor operated for pecuniary gain or profit. No part of the net earnings of the Corporation shall inure to the benefit of, or he distributable to, any member, director, or officer of the corporation or any other private person; but the corporation shall be authorized and empowered to pay reasonable compensation for services rendered or goods provided, and to make payments and distributions in furtherance of the purposes as set forth in Article Three hereof.

No director, officer of the corporation, employee or member of their immediate family may receive a scholarship, award or grant from the corporation.

FIFTIS:

The Board of Directors shall consist of not fewer than one (1) director nor more than five (5) directors who shall have general charge of the affairs and any property and assets of the corporation. It shall be the duty of the directors to carry out the purposes and functions of the corporation. The initial directors shall isolude the incorporator and those individuals elected by the incorporator as provided in Va. code \$13-1-822. Except as provided by Article Six, the directors shall be elected at all times thereafter by the directors at the annual meeting of the board of directors of the corporation as provided in the bylaws. Directors shall serve for terms of one (1) year and oney be reselected for one or more successor terms.

The initial director is:

Name

Address

032 0013

Dave A. Warrington

4443 Brookfield Corporate Drive, Suite 115 Chantilly, VA 20151

SIXTHE

The Corporation shall have two (2) classes of members: voting members and supporting members. Voting members shall have the right, as prescribed in the bylaws, to remove directors and to elect the successors of directors removed by them.

In all other respects, the rights and qualifications of voting members and supporting members are defined in the bylaws.

SEVENTH:

The address of the initial registered office is 4443 Brookfield Corporate Drive, Suite 115, Chandilly, VA 20151, in the County of Fairfux. The name of the initial registered agent at such address is Dave A. Warrington, who is a resident of Virginia and as officer and director of the corporation.

RIGHTER

All references in these articles of incorporation to sections of the Internal Revenue Code shall be considered references to the Internal Revenue Code of 1986, as from time to time amended, and to the corresponding provisions of any applicable future United States Internal Revenue law, and to all regulations issued under such sections and provisions.

NINTH:

The name and address of the incorporator is:

Name

Dave A. Warrington

<u>Asideças</u>

4443 Brookfield Corporate Drive, Suite 115

Chantilly, VA 20151

TENTH:

These articles of incorporation or the bylaws may be amended at any time, end firmt time to time by the offirmative vote of a majority of all of the directors then in office; provided, however, notwithstanding the foregoing, that no amendment to either these articles of incorporation or the bylaws, which afters, diminishes, abridges or otherwise affects the rights of voting members shall be effective until approved by the affermative votes of not less than eighty percent (80%) of all voting members.

(N WITNESS WISEREOF, the Incorporator has executed these Articles of Incorporation on this 22nd day of March, 2000.

Dave A. Wattingtor

Incorporator

enaly#

ΦŖ

NAWIONAL ASSOCIATION FOR GUN RIGHTS, INC.
Incorporated under the laws of the Commonwealth of Virginio

ARTICLE ONS

Name, Location and Offices

 $1.1~{\rm Name}$. The mand of this Corporation shall be "National Association for Sun Nights, Inc."

1.2 Registered Office and Agent. The Corporation shall material a registered office in the Commonwealth of Virginia, and shall have a registered office, whose andrews is identical with the address of such registered office, is accordance with the requirements of the Commonwealth of Virginia Nonetock Corporation Act.

1.3 Other Offices. The principal office and any other offices of the Corporation shall be located in such place or places, within or without the Commonwealth of Virginia, as the loard of Directors may datermine from time to time or as the affairs of the Corporation may require or make desirable.

ARTICLE TWO

Purposes of Governing Instruments

- 2.1 Mon-profit Computation. The Comporation shull be expanded and operated as a nonshock Comporation under the enoughlons of the Virginia Nonstock Comporation Act.
- $\frac{2.2 \text{ Sackion 501(cli(4) Only.}}{\text{Corporation is a voluntary association of individuals and organizations the perposes of which, as that forth in the articles of imperporation, are vactuatively within the meaning of Section 501(c)(4) of the internal Nevenue Cule, as specified in the attitles of incorporation.$
- 2.3 Governing instruments. The Composition shall be governed by its articles of incorporation and its bylaws.

ARTICLE THREE

Board of Directors

- 3.1 Bathorily and Responsibility of the Board of Directors.
- (a) The supreme authority of the Corporation and the government and management of the affairs of the Corporation shall be vested in the Board of Directors. All of the powers, duties and functions of the Corporation as conferred by the acticles of incorporation, these bylaws, state statutes, common law, court decisions, or otherwise, shall be exercised, performed or controlled by the Board of Directors.

- (b) The governing body of the Comporation shall be the Board of Directors. The Board of Directors shall have expervision, control and direction over the management, affairs and property of the Comporation shall determine the policies or changes therein; and shall actively prosecute its purposes and objectives and separates the disturbed and its funds. The Board of Directors may adopt, by majority wate, such rules and regulations for the conduct of its business and the business of the Comporation as shall be deemed advisable, and may, in the execution of the powers granted, delegate certain of its authority and responsibility to an executive cumulities. Under no circumstances, however, shall any actions be taken which are inconsistent with the articles of incorporation and those bylaws. The fundamental purposes of the Comporation, as expressed in the articles of incorporation and those bylaws, shall not be ammeded or granged.
- (c) The Board of Directors shall not resmit on; part of the not cursings or capital of the Corporation to more to the bunefit of say momber, director, orficer, trastee, or other private parson or individual.
- (d) The Bostm of Directors may, from time to time, appoint as advisors pursues whose advice, assistance and support may be deemed beloful in determining policies and formulating programs for carrying out the purposes and functions of the Comporation.
- In) Tam Board of Directors is authorized to employ each person or persons, including an executive director, although, directors, agents, and assistances, as in its judgment are necessary or desirable for the administration and management of the Corporation, and to pay reasonable compensation for the services performed and expenses incurred by any such person or persons.
- 3.2 Initial and Regular Reard of Directors. The regular Board of Directors shall consist of no less than one (1) nor nore than five (5) directors. The initial directors of the Corporation shall be the incorporator and person(a) who shall be appointed by the incorporator in accord with Virginia Code Now. 513.1-B22(2). Directors shall be whosted at all times thereafter at the annual acction of the Board of Directors of the Corporation by a majority vote of the directors.
- 3.3 Magner of Election and Term of Office. Such darported shall take uffice as of the close of such angual meeting and shall continue in office for a term of one (1) year and thereafter until his successors how been elected and qUalified or until his earlies death, resignation, retirement, disqualification or removal.

There shall be no limitation on the number of successive terms of office for which a director may serve.

<u>A.4 Nominations</u>. Any director, officer or voting member may present to the directors one numination for each sent on the Board of Directors which is yugant or about to expire.

3.3 Nertowal. Any director may be removed with or without cause, and his successor elected, at any time during his form at any require, special or annual meeting of the voting members, by a majority vote of the voting members as provided in Article Seven herein. Unless elected by the voting members, a removed director's successor shall be elected by the directors at a special or annual meeting of the South of ... Directors to serve the unexpired term. Any director not elected by the voting members may be removed by the Board of Directors at any time, without without cause, in accordance with he Virginia Nonatoch: Corporation Act.

3.6 Anaignation. Any director may resign by providing written notice to the Board of Directors, its Chairman, the President or the Redrectory of the Corporation. Such written notice shall contain the effective date of the director's resignation or shall be deemed attractive upon actual receipt.

3.1 Largenties. Except an limited by Section 3.5, any vacancy on the Board of Directors againing at any time and from any cause, including the authorization of an increase in the master of directors, may be filted for the unexpired term at any meeting of the directors. Lach director se elected shall hold office until elections at the next angual meeting of the Loard of Directors.

3.8 Commistees of the Board of Directors. By resolution adopted by a rejority of the (07) board of Directors, the board of Directors may designate from abong its members one or more committees, including an executive committee. The executive committee, if any, may exercise all of the powers of the Board of Directors, between meetings of the Board, permitted by Vizginia Code Sections (3.1-863 and)3.1-869, or any successor provision(s).

Айтлоць голю

Montings of the Board of Directors

4.2 Page 05 Meeting. Whatings of the Board of Directors may be held at any place within or without the Commonwealth of Virginia, is set forth in the notice thereof or in the event of a meeting held pursuant to waiver of molice, as may be set forth in the vaiver, or if no place is so specified, at the principal office of the Corporation. Meetings may be held by telephone.

<u>6.2 Anaugh Monting: Motion</u>. The annual musting of the Board of Directors shall be held at the principal office of the Corporation or at such other place as the Board of Directors shall determine on much day and at such time as the Board of Directors shall designate. Unless waived as contemplated in Sections 4.5 or 5.2 of these bylaws, notice of the time and place of such annual meeting shall be given by the Secretary either personally or by telephone or by mail or by telegage no loss than ten (10) nor more than mixty (60) days before each meeting.

4.3 Require Meeting, Nettice. Regular neetings of the Board of circutors may be held from time to time between annual meetings at such times and at such places as the Board of Directors may prescribe. Fortice of the time and place of each such regular meeting shall be given by the Secretary either personally or by telephone or by mail or by teleprons not less than seven (7) may more than thirty (30) days before such regular meaning.

4.4 Special Meetangs: Notices. Special magnings of the Board of Livetorn may be called by or at the request of the President or by any two of the Directors in office at that time. Notice of the time, place and purpose of any special meeting of the Board of Directors shall be given by the Secretary either personally or by telephone or by swil or by telephone at least tempty-four (24) hours bufore each meeting.

4.5 Majvar. Attendance by a director of a senting shall constitute waiver of notice of such meeting, except where a director attends a seeting for the express purpose of objecting to the transaction of business because the secting is not lawfelly called. See also Article Pive ("Setion and Maiver").

4.6 (Notion. At meetings of the Board of Directors, a majority of the directors then in office small be necessary to constitute a quotum for the transaction of business.

4.7 Vace Required for Action. Except as otherwise provided in those bylaws or by law, the set of a majority of the directors present at a seeing at which a quorum is present at the time shall be the set of the Board of Directors. Adoption, usedment and repeal of a bylaw is provided for in Article Yealth of these bylaws.

4.8 Action by Giractors Without a Meeting. Any action tequired or permitted to be taken at a scatting of the Board of Directors may be taken without a seeking if a consent in writing, satisfy forth the action so taken, it signed by all of the members of the Source of Directors. Such consent shall have the same force and effect as a unanimous were at a meeting dely called. The signed consent, or a signed copy, shall be placed in the minute book.

4.9 Telephane and Similar Meetings. Directors may participate in and hold a emeting by means of conference telephane or similar Communications equipment by means of which all persons participating in

the meeting can hear each other. Participation in such a meeting shall constitute presence in person at the meeting, except where a person participates in the meeting for the express purpose of objecting to the transaction of any business on the grounds that the meeting is not lawfully called or convened.

4.10 Adjournments. A meeting of the Board of Directors, whether or not a quorum is present, may be adjourned by a majority of the Directors present to reconvene at a specific time and place. It shall not be necessary to give notice of the reconvened meeting or of the business to be transacted, other than by announcement at the meeting which was adjourned. At any such reconvened meeting at which a quorum is present, any business may be transacted which could have been transacted at the meeting which was adjourned.

ARTICLE FIVE

Notice and Waiver

5.1 Procedure. Whenever these bylaws require notice to be given to any Directors, the notice shall be given as prescribed in Article Four. Whenever notice is given to a director by mail, the notice shall be sent first-class mail by depositing the same in a post office or letter box in a postage prepaid sealed envelope addressed to the director at his or her address as it appears on the books of the Corporation; and such notice shell be deemed to have been given at the time the same is deposited in the United States mail. Notice shall be deemed to have been given by telegram or cablegram at the time notice is filed with the transmitting agency.

5.2 Waiver. Whenever any notice is required to be given to any director by law. the articles of incorporation, or by these bylaws, a waiver thereof in writing signed by the director entitled to such notice, whether before or after the meeting to which the waiver pertains, shall be deemed equivalent thereto. See also Section 4.5 of these bylaws ("Waiver").

ARTICLE SIX

Officers

6.1 Number and Qualifications. The officers of the Corporation shall consist of a president, secretary and treasurer. Officers need not be (but can also be) directors. The Board of Directors shall from time to time create and establish the duties of such other officers or assistant officers as it deems necessary for the efficient management of the Corporation, but the Corporation shall not be required to have at

Any time any officers other than a president, secretary and trensmost. The same individual may hold more than one (1) office.

Corporation and Yerm of Office. The initial efficars of the Corporation shall be elected by the initial directors of the Corporation and shall serve until the first annual menting of the Board of Directors and until their successors have been elected and qualified in accordance with these bylans. Thereafter, such officers shall be elected annually by the Board of Directors of the Corporation. Such officers shall serve for a term of one (1) year and, thereafter, until their earlier death, resignation, removal, retizement, or disqualification. Officers appointed by the Board of Directors under these bylans shall serve at the will of the Board of Directors and may be removed at any time with or without cause.

6.3 Other Agents. The Board of Directors may appoint from time so time such agents on it may does necessary or desirable, each of whom shall hold office at the pleasure of the Board, and shall have such outhority and perform such duties and shall succeive such seasonable compensation, if any, as the Board of Directors may from time to time determine.

<u>8.4 Removal</u>. Any officer or agent elected or appointed by the Board of Directors or any agent employed by the President, may be removed by the valing numbers or by the Board of Directors.

<u>6.5 Vacancies</u>. A vacancy in any office arising at any time and farm any cause may be filled for the unexpired taxon at any mosting of the Spars of Directors.

6.6 President. The President shall be the principal executive afficer of the Corporation and shall preside at all monthings of the Bourd of Directors. The President shall be authorized to says statements and reports regulard to be filed with state of federal officials or agencies and shall be authorized to enter into any contract or agreement and to execute in the correcte name, plant with the Secretary, if zoquizod, any instrument or other Writing. The President shall see that all orders and resolutions of the Board of Directors are carried into offsec. The President shall have the night to sepervise and givent the management and operation of the Composation and to make all decisions as to subagestate, operations, policy, the employment and companies then of comparate personnel and agents (except for Samself), and otherwise which may arise between weetings of the Board of Directors. The other officers and employees of the Corporation shall be ender the President's suparvision and control during such interim period. The Organism shall perform such other doties and have such other authority and powers as the Bourd of Directors may from time to time prescribe.

В

6.7 Secretary.

- (a) The Secretary shall attend all meetings of the Board of Directors and record all votes, actions and the minutes of all proceedings in a book to be kept for that purpose and shall perform like duties for any executive and other committees when required.
- (b) The Secretary shall give, or cause to be given, notice of all meetings of the Board of Directors.
- (c) The Secretary shall keep in safe custody the seal of the Corporation and, when authorized by the Board of Directors or the .

 President, affix it to any instrument requiring it. When so affixed, it shall be attested by the Secretary's signature.
- (d) The Secretary shall perform such other duties and have such other authority and powers as the Board of Directors may from time to time prescribe or as the President may from time to time delegate.

6.8 Treasurer.

- (a) The Treasurer shall have the custody of the corporate funds and securities and shall keep full and accurate accounts of receipts and disbursements of the Corporation and shall deposit all monies and other valuables in the name and to the credit of the Corporation into depositories designated by the Board of Directors.
- (b) The Treasurer shall disburse the funds of the Corporation as ordered by the Board of Directors or the President, and shall prepare financial statements each month or at such other intervals as the Board of Directors or the President shall direct.
- (c) If required by the Board of Directors, the Treasurer shall give the Corporation a bond (in such form, in such sum, and with such surety or sureties as shall be satisfactory to the board) for the faithful performance of the duties of that office and for the restoration to the Corporation, in case of the Treasurer's death, resignation, retirement, or removal from office, of all books, papers, vouchers, money and other property of whatever kind in the Treasurer's possession or under the Treasurer's control belonging to the Corporation.
- (d) The Treasurer shall perform such other duties and have such other authority and powers as the Board of Directors may from time to time prescribe or as the President may from time to time delegate.

ARTICLE SEVEN

Members

7.1 Voting and Supporting Members. The Corporation shall have two (2) classes of members: voting members and supporting members.

(A) The initial voting members shall be passed by the incorporator at the organizational meeting.

Thereafter, a candidate for voting membership shall be nominated by a least one (1) voting member and approved by a unanimous vote of all the voting members at any annual or special meeting of the voting members.

Vecting members shall be permitted at any special or requiar smeeting by a majority vote, once a quorum of at least one—third (1/3) of vecting members is established, be remove day director or officer with an without cause, effective immediately, and at the same or another meeting, by majority vote, to gleat bin successor to complete the unexpited term. There is no requirement that any notice be given to the director or officer on that he be given an opportunity to be heard or represented at such passing; however, the social of meeting shall state the purpose, or one of the purposes, of the meeting in removal of the director.

Voting members shall have the right to vote on any plan of vissolutions.

Should all voting numbers be deceased, additional voting members may be nominated by the Board and elected at any annual or special meeting of the Board. Criteria to be considered by the Board in nominating and electing additional voting members are the candidate's meric, openiment or service to the Corporation's past, present and future goals, purposes and programs.

Voting members may be immoved and their voting rights canceled, with or without cause, by a three-fourths (3/4) wate of voting members at any annual or special meeting of the voting members, following not less than thirty (0) days written notice to the voting member whose removal shall be uought. A vote on said temoval whall be beind only after an apportunity to be heard has been provided to the voting member whose removal is sought, unless the voting member's whereabouts are upshown.

(B) Supporting moments shall be those persons who apply for membership in the proper form as prescribed by the Board. Supporting members shall have no right to vote for directors, but shall be permitted to vote. In an advisory capacity only, on policy issues confiling by the Sound from time to time in referenda.

The Corporation shall be held at the times and places designated by the Board of Disochors on the President of the Corporation. The annual modern of vocing members for any year shall be held no later than thelew ()?) months after the last annual membing of vocing members.

However, failure to hold an annual meeting timely shall in $n \leftarrow may$ afford the terms of Officers or Directors of the Corporation or the validity of actions of the Corporation.

7.3 Special Meetings. Special moutings of voting members may be called by the Chairman of the Board of Directors, the fresident, a majority of the Board of Directors then in office, or by one- third (1/3) or more of the voting members. The purpose of each special meeting shall be stated in the notice and may only include purposes which are lawful and proper for voting members to consider: -

7.6 Place of Meeting. The Seard of Directors may designate any place, either within or without the Commonwealth of Virginia, as the place of meeting for any section of voting members. If no designation is made, then the place of meeting shall be the principal office of the Corporation. Noting members may participate in and held a meeting by means of conference telephone or similar or munications equipment by means of which all persons participating in the meeting can hear cook other. Farticipation is such a meeting shall conclide to presence in person at the meeting, except where a person participates in the meeting for the express purpose of objecting to the transaction of any besiness on the grounds that the meeting is not language called or convened.

1.5 Notice of Meeting. Written or printed notice stating the place, day and hour of the meeting and, in the case of a special meeting, the purpose or purposes for which the meeting is called, shalk be delivered paraonally or by mail mor less that ten (10) days nor more than sixty (60) days before the date of the centing. Hotice shall be given by or at the direction of the President or Secretary or the persons calling the meeting to each voting member of record annitted to vote at the meeting. If mailed, such notice shall be deemed to have been delivered when deposited in the United States Heal addressed to the voting member at his address as it appears on the records of the Corporation with postage thereon prepaid.

1.6 Maiver of Notice. A written waiver of notice signed by a voting member, whather before or after a meeting, shall be equivalent to the giving of such notice. Attendance of a voting member at a meeting shall constitute a waiver of notice of such meeting, except when the voting member attends for the express purpose of objecting, at the haginaing of the meeting, so the transaction of any business because the meeting is not lawfully called or convened.

2.7 Action Mithout Section. Any action of the voting members may be taken without a monting, without prior notice and without a vote, if a company in writing secting forth the action so taken is signed by all of the voting members of the Corporation.

- 7.8 Quorum and Voting. One-third (1/3) of the voting members appearing in person or by proxy shall constitute a quorum at any meeting of the voting members. If a quorum is present, unless otherwise provided by law or in the articles of incorporation or elsewhere in these bylaws, the affirmative vote of a majority of the members at the meeting entitled to vote on the subject matter shall be the act of the voting members. If a quorum is not present when a meeting starts, then a majority of the members at the meeting may adjourn the meeting from time to time without further notice until a quorum is present.
- 7.9 Votes. Each voting member shall be entitled to one vote on each matter submitted to a vote at a meeting of voting members. No member shall have any voting light except as expressly provided in the articles of incorporation or these bylaws.
- 7.10 Proxies. Every member entitled to vote at a meeting of voting members may authorize another person or persons to act for him by proxy. Every proxy shall be in writing and shall be signed by the voting member or his otherwise duly authorized attorney-in-fact. No proxy shall be valid after the expiration of sixty (60) days from the date thereof unless otherwise provided in the proxy. Every proxy shall be revocable at the pleasure of the voting member executing it, except as otherwise provided by law.
- 7.11 Resignation. Any member may resign by providing written notice to the Secretary of the Corporation. Such written notice shall contain the effective date of the member's resignation or shall be deemed effective upon actual receipt.

ARTICLE EIGHT

Contracts, Checks, Deposits and Funds

- 8.1 Contracts. The Board of Directors may authorize any officer or officers, agent or agents of the Corporation, in addition to the officers so authorized by these bylaws, to enter into any contract or execute and deliver any instrument in the name and on behalf of the Corporation. Such authority must be in writing and may be general or confined to specific instances.
- 8.2 Checks, Drafts, Notes, etc. All checks, drafts or other orders for the payment of money, notes or other evidences of indebtedness issued in the name of the Corporation shall be signed by such officer or officers, agent or agents, of the Corporation and in such other manner as may from time to time be determined by resolution of the Board of Directors. In the absence of such determination by the Board of Directors, such instruments shall be signed by the Treasurer and countersigned by the President of the Corporation.

8.3 Deposits. All funds of the Corporation shall be deposited from time to time to the credit of the Corporation in such banks, trust companies or other depositories as the Board of Directors may select.

8.4 Gifts. The Board of Directors, the President or their designees, may accept on behalf of the Corporation any contribution, gift, bequest, or devise for the general purposes or for any special purpose of the Corporation.

ARTICLE NINE

Indemnification and Insurance

9.1 Indemnification. In the event that any person who was or is a party to or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, seeks indemnification from the Corporation against judgments, fines, amounts paid in settlement and expenses, including attorneys' fees incurred in connection with such action, suit, or proceeding by reason of the fact that such person is or was a director, officer, member, employee, or agent of the Corporation, then, unless such indemnification is ordered by a court, the Jorporation shall determine, or cause to be determined, in the manner provided under Virginia law whether or not indemnification is proper under the circumstances because the person claiming such indemnification has met the applicable standards of conduct set forth under Virginia law; and to the extent it is so determined that such indemnification shall be provided, such person may be indemnified to the fullest extent now or hereafter permitted by Virginia law.

9.2 Indemnification Not Exclusive of Other Rights. The indemnification provided in Section 10.1 above shall not be deemed exclusive of any other rights to which those seeking indemnification may be entitled under the irticles of incorporation or bylaws, or any agreement, vote of members or disinterested directors, or otherwise as to action in an official capacity while holding such office. Such indemnification shall continue as to a person who has ceased to be a director, officer, employee, or agent, and shall inure to the benefit of the heirs, executors and administrators of such person.

9.3 Insurance. To the extent permitted by Virginia law, the Corporation may purchase and maintain insurance on behalf of any person who is or was a director, officer, employee, member, or agent of the Corporation.

ARTICLE TEN
Miscellaneous

- 10.1 Books and Records. The Corporation shall keep correct and complete books and records of account and also shall keep minutes of the princeedings of its Board of Directors and committees having any of the authority of the Board of Directors.
- 10.3 Corporate Seal. The corporate seal (of which there may be one or more examplers) shall be in a standard, circular form for Virginia constock corporations or in such other form as the Board of Directors pay from time to time optormise.
- 10.1 Placed Year. The Hoard of Directors is authorized to Cix the fiscal year of the Curporation and to change the same from time to time as it deems appropriate. Unitially, the fiscal year shall be the same as the calendar year.
- 10.4 Internal Revenue Code. All references in these bylaws to sections of the Internal Revenue Code shall be considered references to the Internal Revenue Code of 1985, as from time to the amended, to the corresponding provisions of any applicable : .core United States Internal Revenue (aw, and to all regulations issued under such sections and provisions.
- 19.5 Construction. Whenever the context so requires, the masculine shall include the feminine and neutro, and the singular shall include the planal, and conversely. If any portion of these bylaws shall be invalid or imperative, then, so far as is reasonable and nescable:
- (a) The remainder of these bylaws shall be considered valid and operative.
- (b) Effect shall be given so the latent maximusted by the portion held invalid or inoperating.
- 10.6 Handings. The headings are for organization, convenience and clarity. In interpreting these bylaws, they shall be subordinated in importance to the other waitten materials.
- 10.7 Selation to Articles of Incorporation. These bylaws are subject to, and governed by, the articles of incorporation.

ARTICLE ELEVEN

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- 11.1 Fower to Amend Bylams. The Board of Directors shall have the power to alter, amend or ropeal those bylams or adopt new bylams, subject, however, to all limitations imposed by the articles of indexposation.
- 11.2 Canditions. Action by the Board of Directors with respect to bylaws shall be taken by a majority vote of all the Directors then in office.

'ARTICLE TWELVE

Tax-Exempt Status

12.1 Tax-Exempt Status. The affairs of the Corporation at all times shall be conducted in such a manner as to assure its status as an organization defined in Internal Revenue Code Section 501(c)(4) which is qualified for exemption from tax pursuant to Section 501(c)(4) of the Internal Revenue Code.

ARTICLE THIRTEEN

Dissolution

13.1 Dissolution. Upon dissolution of the Corporation, any assets remaining after paying or making provision for the payment of all the liabilities of the Corporation shall be disposed of in accordance with the laws of the Commonwealth of Virginia and Section 501(c)(4) of the Internal Revenue Code.

CERTIFICATION

I HEREBY CERTIFY that the bylaws for National Association for Gun Rights, Inc., attached hereto, are the current rules of operation.

National Association for Gun Rights, Inc.

Date: 03/22/00 By: Down A. Warrington, President

Supplemental Organizational Meeting, First Board of Directors Meeting and Consent Resolution of Mational Association for Bun Rights, Inc.

The undersigned, being the sole member of the Hoard of Directors of Citizens for National Association for Gun Rights, Inc., waives all notice requirements and takes the following actions by unanimous written consent, in accordance with Virginia Code § § 13.1-922 and 13.1-865:

- 1. This shall constitute the supplemental organizational meeting and the first meeting of the Board of National Association for Gun Nights, Inc., which shall be deemed to have been held on the date on which this Consent Resolution is signed. The amorting shall be deemed to have been held in Fairfax, Virginia.
- The following individuals are elected as members of the Board of Directors of the corporation effective immediately after the signing of this Consent Resolution:

Christina Jeffrey 910 Brentwood Orive Spaxtansburg, SC 29302 Clint Messner 9:12 Pathfinders Court Spotsylvania, VA 22553

Cathy Tate 13193 Scottish Hunc Lane Oristow, VA 20136 Dave A. Warrington 4443 Brockfield Corporate Dr. Suite 115 Chantilly, VA 20151

 The following individuals are elected as the officers of the corporation;

> Dave A. Warrington Christina Jeffrey

President Secretary, Treasurer

- 4. The officers are suthorized to establish a checking and savings account, together with borrowing authority, at a bank or savings and loan in Virginia, withdrawals and other transactions to be made over the signature of any one [1] officer or an Executive Director named by the Fresident.
- 5. The officers are authorized to take whatever actions are reasonable and necessary to establish the corporation's exemption from state and federal income taxation.

- 6. The officers are authorized to apply for a nonprofit postal rate permit as soon as is practical and desirable and to take whatever actions are reasonable and necessary towards that end.
- 7. The Corporation hereby adopts as the corporate seal one made in a standard design for Virginia non-stock corporations.
- 8. The Bylaws attached hereto are adopted as the Bylaws of the Corporation.

Date:

March 22, 2000

Dave A. Warrington

President

National Association for Gun Rights, Inc. 4443 Brookfield Corporate Dr., Suite 115 Chantilly, VA 20151 EIN: 54-2015951

FORM 1024
INSERT TO PART III, PAGE 5, LINE 18

	1/1/01		. 5
	12/31/01	2002	2003
Legal Services	0	1000	1000
Accounting	0	500	500
Insurance	0	700	700
Office Supplies	1000	1500	1500
Telephone	535	900	900
Miscellaneous	465	400	400
Total	2,000	5,000	5,000



National Association for Gun Rights, Inc. C/O Dave A. Warrington 4493 Brookfield Corporate Dr. - Suite 115 Chamilly, VA 20151

Department of the Treasury Internal Revenue Service Mid-Atlantic (TE/GE)

Date: March 2, 2001

Employer Identification Number, 542015951

Person to Contact:

Collegn Proctor ID# \$2418

Telephone Number: 410-962-94-18

Response Due Date: March 23, 2001

Dear Applicants

Before we can recognise your organization as being exempt from Federal income tax, we must have enough information to show that you have met all legal requirements. Additional information is needed to taske that determination on your Form 1024, Application for Recognision of Exemption under Section 501 (a) or for Determination Under Section 120.

To help us determine whether your organization is exempt from Pederal income tax, please send us the requested information by the above due that. We can then complete our review of your application.

If we do not hear from you within that time, we will assume you do not want us to consider the matter further and will close your case. As a result, the Internal Revenue Service will treat your organization as a taxable entity. If we receive the information after the response due date, we may ask to you to send us a new Form 1024.

If you have any questions, please contact the person whose name and telephone number are shown in the leading of this letter.

Thank you for your cooperation.

Singerely,

Colleen Program Revenue Agent

Pinckisute:

Information Request

Letter 1343

34 Hapidas Plara EO:7925, Room 1406 Rahimare, 8113 2620

National Association for Gun Rights, Inc.

Please complete the enclosed page 2 of Form 1024, as this was not received with your application.

Letter 1313

Part II. Activities and Operational Information (Must be completed by all applicants)

Provide a detailed narretive description of all the activities of the organization—past, present, and planned. Do not motely refer to or tepeat the language in the organizational document. List each activity separately in the order of importance based on the relative time and other resources devoted to the activity, indicate the percentage of time for each activity, Each description should include, as a minimum, the following: (a) a detailed description of the activity including its purpose and how each activity furthers your exempt purpose; (b) when the activity was or will be mittated; and (c) where and by whom the activity will be conducted.

2 List the organization's present and (uture sources of financial support, beginning with the largest source first-

INTERNAL REVENUE SERVICS P. O. BOX 2508 CINCINNATE, ON 45201

DEPARTMENT OF THE TREASURY

Date:

APR 11 2001

NATIONAL ASSOCIATION FOR GUN RIGHTS C/G DAVE A WARRINGTON 4443 BROOKFIELD CORPORATE DR #215 CHANTILLY, VA 20151

Employer Identification Number: 54-2015951 17053008012011 Contact Person: COLLEGN E. PROCTOR ID# 52418 Contact Telephone Number: (410) 962-9448

Car Letter Dated: March 2, 2001 1120 Tax Years: A12 90-Day Tser foe Response Date: 11 , 0 200

Dear Applicant:

On the above date we wrote you about your Form 1024, Application for Recognition of Exemption Under Section 501(a) or for Determination Under Section 120. In that letter we asked you to send us additional information to show that you have met all legal requirements.

To date we have not received the information necessary to make a determination of your tax-exempt status. We therefore cannot process your application and have closed your case.

Usar fees are not refundable for requests that are closed because information necessary to make a determination is not received. However, if you send us a new Form 1024 within 90 days from the date of this letter, no additional amount is due. If you send a new form 1024 more than 90 days after the date of this la, another user fee payment is required.

If you do send us a new Form 1024, FLEASE ATTACH A COPY OF THIS LETTER and be sure your application includes the information we requested in our earlier letter referred to above.

You are required to file Federal income tax meturns on the form and for the years abown above. File these returns with your key District Director for exampt organization matters within 60 days from the date of this letter, unless a request for an extension of time is granted. File returns for later tax years with the appropriate service center indicated in the instructions for those returns.

If you have any questions about this matter, please write to the person whose name is shown at the top of this letter, or you may call that person at the telephone number shown. If you write to us, please provide your telephone number and the most convenient time for us to call in case we need more information,

Letter 1315 (DO/CG)

NATIONAL ASSOCIATION FOR GUN RIGHTS

Thank you for your cooperation.

Sincerely yours,

Steven T. Miller Director, Exempt Organizations

Stwen T, Miller.

Enclosures: -

Application Form/Attachments

Letter 1315 (DO/CG)

NATIONAL ASSOCIATION FOR GUN RIGHTS

Please provide the information requested in our letter dated 3-2-01. If this information is received by the User Fee Response Date, it will not be necessary to submit another Form 1023 nor another user fee.

Please forward the requested information to the following address:

INTERNAL REVENUE SERVICE
TE/GE E:EO:E:MA GROUP 7925
P. O. BOX 13163, ROOM 1400
BALTIMORE, MARYLAND 21203
ATTN: Color Proctor

Letter 1315 (DO/CG)



DEPARTMENT OF THE TREASURY Internal Revenue Service

TE/GE Mid-Atlantic Area Office 31 Hopkins Plaza, Rm. 1420 Baltimore, MD 21201

	41.25/01		
SUBJECT _	Intional A	sociation to	Bu Rights
то:	David INC	arring to m	
OFF1CE/ORG	i i		
PHONE NO: (()	FAX:	(703) 830-4807
FROM: Col	Claer Poo	tor	
OFFICE/ORG	20:79	25	
PHONE NO: ((410) 942-9	JUR FAX:	(40) 962-8193
COMMENTS To flow: addition rend a bare a	d by 7-1		Ochow Du
ADDRESSED AND DISCLOSURE UND INTENDED RECIP INTENDED RECIP	MAY CONTAIN INFOR DER THE APPLICABLE MENT, OR THE EMPLO MENT, YOU ARE HERE	RMATION THAT IS PRIVILEG LAW. IF THE READER OF T YEE OR AGENT FOR DELIVE	TE INDIVIDUAL TO WHOM IT IS ED, CONFIDENTIAL, AND EXEMPT FROM HIS COMMUNICATION IS NOT THE RING THE COMMUNICATION TO THE SEMINATION, DISTRIBUTION, OR ED.
COPYING OF THIS		TION IN EDROP IN EACE NO	TIEV THE SEXTED INVESTITELY BY
IF YOU RECEIV	E THIS COMMUNICAT RETURN THE COMMU	ITON IN ERROR, PLEASE NOT UNICATION FIA FAX AT THE	

Form 8718

1024

User Fee for Exempt Organization Determination Letter Request

Attach this form to determination letter application. (Form 8718 is NOT a determination letter application.)

1705300801201 For IRS Use Only

Control number
Amount paul
User fen schenker

National Association for Gun Righes, Inc. 2 Employer Identification Number 54:2015951

Caution: Do not attach Form 8718 to an application for a pension plan determination letter. Use Form 8717 instead.

- Type of request
- Initial request for a determination letter for.
 - An exempt organization that has had annual gross receipts averaging not more than \$10,000 during the preceding 4 years, or
 - A new organization that anticipates gross receipts averaging not more than \$10,000 during its first 4 years.
 Note: If you checked box 3a, you must complete the Certification below.

Certification

I certify that the annual gross receipts of heme of inganization have averaged (or are expected to average) not more than \$10,000 during the preceding 4 (or the first 4) years of

operation

Signature ▶ . Title ▶

- b Minitial request for a determination letter for:

 « An exempt organization that has had annual gross receipts averaging more than \$10,000 during the preceding
 - 4 years, or

 A new organization that anticipates gross receipts averaging more than \$10,000 during its first 4 years . > \$50
- c Group exemption letters

Instructions

The law requires payment of a user fee with each application for a determination letter. The user fees are fisted on line 3 above. For more information, see Rev. Proc. 98.8, 1098-3, 10.9, 225.

Check the box on line 3 for the type of application you are submitting. If you check box 3a, you must complete and sign the certification statement that appears under line 3a

Attach to Form 8718 a check or money order payable to the Internal Revenue Service for the full amount of the user fee. If you do not include the full amount, your application will be returned. Attach Form 8713 to your determination letter application.

Sand the determination letter application and Form 8718 to: Internal Revenue Service P.O. Box 192 Covington, KY 41012*0192

if you are using express mail or a delivery service, send the application and Form 8718 to:

Internal Revenue Service 201 West Rivercenter Bivd. Attn: Extracting Stop 312 Covington, KY 41011

Attach Check or Money Order Here

11

Cat No 047282

Form 8718 (Rev 1-9d)

rum 1024 (Hay September 1998) Department of the Treasur Internal Revenue Service

Application for Recognition of Exemption Under Section 501(a)

1705300801201 OME NO 1545 0057

if exempl status is approvau, this application will be open for public inspection.

Read the instructions for each Part carefully. A User Fee must be attached to this application.

If the required informatica and appropriate documents are not submitted along with Form 8718 (with payment of the appropriate user fee), the application may be returned to the organization.

Complete the Procedural Checklist on page 6 of the instructions.

	Submit only	n of Applicant (Must be completed by all applicants, also co- the schedule that applies to your organization. Do not submit	mpiete appropriate schedule) - blank schedules
Che		oux below to indicate the section unifer which the organization is applyin	
P	[1] Section 5016	(c) ~ Title helding corporations (Schedule A. page 7)	
b)(4)Crinc ledgees, social welfare organizations, (including certain war vel . (Scheckale H. page 8)	lerans' organizations), or local associations of
C	Section 5016:	(5)—Labor, agricultural, or horticultural organizations (Schedule C, page	9)
j	** ***********************************	no, come a reagant a chambers of combiners from tochestons to page	וק
9	[] Section 5016	I(7)—Social clubs (Schedula D. page 11)	
1	Section 501(c)	(il)—Fraternal beneficiary societies, etc., providing life, sick, accident, or ot	her benefits to members (Schedule F. page 11).
g	1.1 Section 5016	(9)Voluntary employees, beneficiary associations (Parts Ethrough IV an	nd Schedule F, page 14)
h		I(10)—Domestic fraternal societies, orders, etc., not providing life, sick, a	
		(N2)Benevolent life insurance associations materialdets or — ition co , or like organizations (Schedule G. page 15)	impanies, mutual or cooperative telephone
1	[*] * von 501(c)	(13)—Cemeteries, crematoria, and like corporations l'Extredicie. Hi page 1	6)
	C Section 501(c	(15)—Mutual insurance companies or associations, office than life or mai	ine (Schedule I, page 17)
1		7) Trusts providing for the payment of supplemental unemployment compensation	
IW		the Armine magnetic in a fitting measure of magnifications on many in this Am	and Commendate the state of the state of the
n		(25)—Title holding corporations or trusts (Schedule A. page 7)	
14		izatron (as shown in organizing document)	2 Employer identification number (EIN) (if none, see Specific Instructions on page 2)
	Nat Tonal	Association for Gun Rights, Inc.	54 2015951
16	clo Namo ut appli	Dave A. Warrington	3 Name and telephone number of person to be contacted if additional information is needed
10	Address Incombac	and spect Room/Suite 4443 Brookfield Corporate Dr. Suite 115	Dave A. Warrington
1d	City town or post Instructions for P	other, stage, and ZIP+4 if you have a foreign address see Specific art Lipage ? Chantilly, VA 20151	(703) 631-6816
10	Web site address	4 Month the annual accounting period ends December	5 Date incorporated or formed March 29, 2000
6	Did the organization If 'Yes attach an	previously apply for recognition of exemption under this Code Section or under explanation	any other section of the Code?
7	Has the organizate of Yes state the	on filled. Federal income tax returns of exempt organization information re- form numbers, years filed, and loternal Revenue office where filed.	durns?
9		the type of organization ATTACH A CONFORMED COPY OF THE COF (BEFORE MAILING)	RRESPONDING ORGANIZING DOCUMENTS TO
ā	X Corporation	Attach a copy of the Articles of Incriporation ancloding arminisments a appropriate state official also artach is copy of the bylaws.	nd restatements) showing approval by the
ь	[] Trust—	Attach a copy of the Trust Indenture or Agreement, including all approp	priate signatures and dates
c	[] Association-	Attach a copy of the Articles of Association. Constitution or other creating	
		other invidence that the organization was formed by adoption of the document the bylaws.	ierit by more than one person. Also include a cop
		ion or an unincorporated association that has not yet adopted bylaws, c	

Part II. Activities and Operational Information (Must be completed by all applicants)

Provide a detailed narrative description of all the activities of the organization—past, present, and planned. Do not merely refer to or repeat the language in the organizational document. List each activity separately in the order of importance based on the relative timu and other resources devoted to the activity. Indicate the percentage of time for each activity facilities call discription should include as a minimum, the following (a) a detailed description of the activity including its purpose and how each activity furthers your exempt purpose (b) when the activity was or will be initiated, and (c) where and by when the activity will be conducted.

The National Association for Gun Rights has no past or present activities.

Planned Symposia:
The National Association for Gun Rights plans to gather experts on personal freedom and the United States
Constitution to discuss issues of liberty and the Second Amendment.
Symposia will be conducted on a formally and informally on a continuing basis, both in regular meetings and written communication. The size of the individual events will be determined by the available funds, but the partition in and organization of discussions will be ongoing and continuous.

the National Association for Gui Rights. Remuneration to invited guests will be invited by the staff or Board of Directors of the National Association for Gui Rights. Remuneration to invited guests will be limited to reasonable expenses related

the National Association for Quit Rights. Remuneration to invited guests will be intriced to reasonable expenses tended to the symposia.

The National Association for Quit Rights will not charge any individual to participate in any symposia, however participants may be charged to cover meals, lodging, etc. incurred for a symposium.

Publications will be produced regularly by the National Association for Quit Rights based upon the discussions at symposia and distributed to members, experts in the field of personal free-form, legislatures and government officials, members of the press and any individual who requests the publications.

It is expected 30% of program resources of the National Association for Quit Rights will be expended on organizing and conducting the symposia.

and conducting the symposia.

Organization of symposia has not yet begun and is expected to commence as soon as funds are available.

Pluned Publications:

The National Association for Gun Kights will publish newsletters, brochures, fact sheets and research reports on issues related to personal freedom and the Second Amendment of the United States Constitution and their relation to the

present environment.

Publications will be produced and distributed on an ongoing basis by the National Association for Gun Rights staff

based upon symposia, staff and member research.

Publications will be distributed free of charge to National Association for Gun Rights members, the media. Publications will be distributed free of charge to National Association for Gun Rights intembers, the media, legislatures and government officials and their staffs and any other interested party who requests copies of publications. Publications will be designed to educate the public on issues personal freedom and Constitutional rights and encourage the public's involvement in the political process.

It is expected 50% of program resources of the National Association for Gun Rights will be expended on

publications.

Production and distribution of publications Organization of symposia has not yet begun and is expected to commence as soon as funds are available.

Planned Internships:

The National Association for Gun Rights will offer internships to individuals interested in a career in public policy Interns will work at the National Association for Gun Rights offices for a period of six months and be supervised by National Association for Gun Rights staff.

Interns may apply for academic credit from their educational institution and may also receive a stipend to cover living expenses during their internship.

Any individual may apply for an internship. Interns will be chosen by staff based upon the application, academic record and letters of recommendation.

The number of interns sponsored each year will be determined by available program funds.

List the organization's present and future sources of financial support, beginning with the largest source first

The National Association for Gun Rights has no past or present income.

All planned sources of income for the National Association for Gun Rights shall be received from the voluntary donations of National Association for Gun Rights members.

Part II. Activities and Operational Information (continued)

3. Give the following information about the organization's governing body

ames, addresses, and titles of of	boers, directors, traslees, etc.		t	Annual compensation
Dave A. Warrington 4443 Brookfield Corporate Chantilly, VA 20151	President Drive, Suite 115			0
Christina Jeffrey 910 Hrentwood Drive, Spar	Secretary/Treasurer tansburg, SC 29302	±.,		0
Cathy Tate			İ	0
13193 Scottish Hunt Lane, 1	Bristow, VA 20136			
Clint Messner				0
8412 Pathfinders Court; Spe	tsylvania, VA 22553			

4 If the angligation is the outgrowth or communition of any form of proceedings state, the name of each predecessor, the period during which it was in existence, and the reasons for its termination. Softmal copies of all papers by which any transfer of assets was effected.

N/A

5 If the applications deather the argument of a continuing tasks shared facilities or employees: same officers, directors, or trustees)

N/A

6 If the organization has capital stock isseed and outstanding state. (1) class in classes of the stock, (2) number and par value of the shares (3) consideration for which they were issued, and (3) drany disability been paid or whicher your organization's creating instrument authorizes dividend payments on any class of capital stock.

N/A

7 State the qualifications necessary or membership is the organization, the classes of membership (with the number of members in each class), and the voting rights and privileges received. If any group or class of persons is required to join, describe the requirement and explain the relationship netwern trans members, and members who join voluntarity. Submit copies of any membership solicitation material Attach sample copies of all types of membership certificates exclude.

The Corporation shall have two (2) classes of members avoing members and supporting members

(A) Voting members shall be permitted at any special or regular needing by a majority one, once a quoront of at least one- third (1/3) of voting members is established, to remove any director or officer and to elect ms successor to complete the unexpired term. Voting members shall have the right to vote on any plan of dissolution.

(B) Supporting members shall be those persons who apply for membership in the proper form as preserving by the Board. Supporting members shall have no right to vote for directors, but shall be permitted to vote, in an advisory capacity only, on policy issues certified by the Board from time to time as referendal.

8 Explain how your organization's assets will be distributed on dissolution

Upon dissolution of the Corporation, any assets remaining after paying or making provision for the payment of all the liabilities of the Corporation shall be disposed of in accordance with the laws of the Commonwealth of Virginia and Section 501(c)(4) of the Internal Revenue Code.

-	1024 (Rev 9-94)		Page 4
ar	t II. Activities and Operational Information (continued)		
9	Has the organization made or does it plan to make any distribution of its property or surplus funds to shareholders or members? If "Yes," state the full cleans including (1) amounts or value, (2) source of funds or property distributed or to be distributed, and (3) basis of, and authority for, distribution or planned distribution.	□ Yes	Ø No
Ç	Disc, in this, organises year organization steecipes represent payments for services performed or to be performed?, If "Yes," state in detail the amount received and the character of the services performed or to be performed.	□ Yes	W No
1			
•	Has the organization made, or does it plan to make, any payments to members or shareholders for services performed or to be performed? If "Yes," state in detail the amount could the character of the services and to whom the payments have been, or will be, made.	☐ Yes	₩ No
2	Does the organization have any arrangement to provide insurance for members, their dependents, or others (including provisions for the payment of sick or death benefits, pensions, or annuities)?	☐ Yes	⊠ No
3	is the organization under the supervisory jurisdiction of any public regulatory body, such as a social welfare agency, etc.?. If "Yes," submit copies of all administrative opinions or court decisions regarding this supervision, as well as copies of applications or requests for the opinions or decisions.	☐ Yes	⊠ No
4	Does the organization now lease or does it plan to lease any property? If "Yes," explain in detail. Include the amount of rent, a description of the property, and any relationship between the applicant organization and the other party. Also, attach a copy of any rental or lease agreement. If the organization is a party, as a lessor, to multiple leases of rental reat property under similar lease agreements, please attach a single representative copy of the leases.)	☐ Yes	⊠ No
5	Has the organization spent or does it plan to spend any money attempting to influence the selection, nomination, election, or appointment of any person to any Federal, state, or local public office or to an office in a political organization?. If "Yes," explain in detail and list the amounts spent or to be spent in each case	☐ Yes	⊠ No
6	Does the organization publish pamphiets, brochures, newsletters, journals, or similar printed material? if "Yes," attach a recent copy of each. National Association for Gun Rights has not	X Yes	□ No

Foun 1624 (Rev. 9-96)

Part III. Financial Data (Most be completed by all applicants)

Complete the financial statements for the current year and for each of the 3 years immediately helder if it in existence less than 4 years complete the statements for each year in existence less than 1 year, also provide proposed budgets for the 2 years following the current year.

A. Statement of Revenue and Expenses

[a) Current Tax year | 1 Dear Cax Years, in Puppeed Hoodget for Next 2 Years.

	Revenue	From 11101	(b) Caro C	(c) 2003	1	703 5	
		10/12/31/01			(d)		(n) Total
1	Gross dues and assessments of members (1)		0	0	-		-
2	Grass contributions, gills, etc.	50,000	200,000	250,000		-	
3	Gross amounts derived from activities related to the organization's exempt purpose (attach						
	a streetiget therebility substrate court of color one time that					3	
4	Gross prounts from porettal (1) gazers activities lattach is neglide)					- I am + neve	
5	Gain from side of issues secluding inventor, items (attach schedule)		0	0			
6	Investment income (see page 3 of the instructions)		0	0			
7	Other revenue (attach schedule),	0	0	0		-	
8	Fotal revenue facid lines 1 through 7)	50,000	200,000	250 000			
9	Expension attributable to activities related to the organization's exempt perposes,	48,000	1:2,000	191,000			
10	Expenses attributable to unrelated business activities	0	Ó	0			
11	Quotistations, gifts, grants, and similar amounts			1	Tables Care	1	
	pard (attach schedule)	0		0			المراجع المراجع
12	Consumeries to or for the benefit of members parach schedulet	0	0	0			
13	Compensation of officers, grectors and trustees satiach achiertalet	0	0	0	TOWNS CO.	nestaci l	and the same of the
14	Other salaties and wages,	•	40,000	50,000			
15	Cotato A	0	0	0			
16	Оссирансу		3,000	4,000		1	
17	Depreciation and deplotion	0	Ú	0			
18	Other expenses (attach schedule)	2,000	5,000	5,000			
19	Total expenses (add lines 9 through 18)	50,000	200,000	250,000			
20	Excess of revenue over expenses (line 8 minus line 19)	6	0	0			
	B. Balance Sh	eet (at the end	of the perior	d shown)			
						Curre	est los Year
		Assets				ats pt	1/1/01
1	Cash.					1	0
2	Accounts receivable, net					2	٥
3	Inventories					3	0
4				10113		4	0
5	Corporate stocks (attach schedule)					5	0
	corporate accers incure acretiting, , , , , ,			and the second second			W. S
	Mortgage (gaps (attach schedule)					6	0
	Mortgage loans (attach schedule)					7	ő
7	Other investments (attach schedule) ,				1 = 0		
7 8	Other investments (attach schedule)					7	0
7 8 9	Other investments (attach schedulid) Depreciable and depletable assets (attach schedulid) Land			13001	1 4 4	7	0
7 8 9	Other investments (attach schedulid) Depreciable and depletable assets (attach schedule) Land Other assets (attach schedule)					7 8 9	0 0
7 8 9	Other investments (attach schedule) Depreciable and depletable assets (attach schedule) Land Other assets (attach schedule) Total assets L	iabilities		13071		7 8 9 10	0 0 0 0
7 8 9 0 1	Other investments (attach schedule) Depreciable and depletable assets (attach schedule) Land Other assets (attach schedule) Total assets L Accounts payable	iabilities				7 8 9 10 11	0 0 0 0
7 8 9 0 1	Other investments (attach schedule) Depredable and depletable assets (attach schedule) Land Other assets (attach schedule) Total assets L Accounts payable Contributions gifts grous ble payable	iabilities				7 8 9 10 11 12 13	0 0 0 0 0
7 8 9 0 1	Other investments (attach schedule) Depreciable and depletable assets (attach schedule) Land Other assets (attach schedule) Total assets L Accounts payable Controllations gains grants etc. payable Mortgages and notes payable (attach schedule)	iabilities				7 8 9 10 11 12 13	0 0 0 0 0
7 8 9 0 1 2 3	Other investments (attach schedule) Depreciable and depletable assets (attach schedule) Land Other assets (attach schedule) Total assets Accounts payable Contributions gifts grants are payable Mortgages and notes payable (attach schedule) Other liabilities (attach schedule)	iabilities				7 8 9 10 11 12 13 14 15	0 0 0 0 0
6 7 8 9 0 1 2 3 4 5 6	Other investments (attach schedule) Depreciable and depletable assets (attach schedule) Land Other assets (attach schedule) Total assets Accounts payable Contributions gifts grants attach schedule) Mortgages and notes payable (attach schedule) Total liabilities (attach schedule)	iabilities				7 8 9 10 11 12 13	0 0 0 0 0
7 8 9 0 1 2 3 4 5	Other investments (attach schedule) Depreciable and depletable assets (attach schedule) Land Other assets (attach schedule) Total assets Accounts payable Contributions gifts grants attach schedule) Mortgages and notes payable (attach schedule) Total liabilities (attach schedule)	iabilities	ssets			7 8 9 10 11 12 13 14 15 16	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
7 8 9 0 1 2 3 4 5	Other investments (attach schedule) Depreciable and depletable assets (attach schedule) Land Other assets (attach schedule) Total assets Accounts payable Contributions gifts grants attach schedule) Mortgages and notes payable (attach schedule) Total liabilities (attach schedule)	iabilities				7 8 9 10 11 12 13 14 15	0 0 0 0 0

Schenborn	Organizations Described in Section 501(c)(4) (Civic leagues, social western organizations posts, councils, etc., of vetorans' organizations and qualitying or appearamental under section 501(c)(19)) or local associations of employees.]	nikation lying for	Frage S
ion ary posika Igtig assakad	od Prze nie betwi e pred ordy es nod a rang po di transanot tellov ne equiping the apple act alganization reseav organization lezed in giovanio 6. Przek of the apple about to to exempt imper Segion biblickh appl to 6 miljonium of exemptore on the lives Out Us, applesed regionarian for os predegendant was carejong to 6 miljonium attention to institution legislation or us the time. Both corjugos in publicat activity?	[] Yos	XI No
	als the noticed tax year for subsets recognition of recomplans under section 500 felfal was arrawful and the long that maind. We restablish		
the entire of	pazada o profusiny or odge to prefugie (ka ancendiery, stanchadipes, ar indige of segendes, salab ar segendinam Than of a cool afternam anges firosofie de la describación profosofia o el o propoder procedia otal fir difer que la región por pari en en 23, combiva su oso consederación.	 [] vec	 Xi ne
pt Buy Lucación	so the products of data) with after processors of and squeeces on area! Also confiance metal the netures to the the ground paths, from Bosen galaxies. If the answer to the epistage is explained as that if of the appear 2.1, and 41 cours to parameters for the page 2.1, and 41 cours the page 2.3.		
	nation is standing to conduct to the proposal party of the control of the conduction	/") Yas	OC No
H 1866 - Pitala	~ N/A		
	N/A		
are enginely to a	not or change recognism as a could response of conducting the numer and address of carb conducting recognished the treatment of employees of come has does play or office of the same and address of carb conducting as at more plant or object.	ייים ימל אין יפורי ימל אין	organis Seritos
	N/A		



STATE CORPORATION COMMISSION

Richmond, March 29, 2000

This is to Certify that the certificate of incorporation of

National Association for Gun Rights, Inc.

was this day issued and admitted to record in this office and that the said corporation is authorized to transact its business subject to all Virginia laws applicable to the corporation and its business. Effective date: March 29, 2000



State Corporation Commission Attest:

Clerk of the Commission

CIS0423

HULLIHEN WILLIAMS MOORE CHAIRMAN

CLINTON MILLER COMMISSIONER

THEODORE V. MORRISON, JR. COMMISSIONER

COMMONWEALTH OF VIRGINIA

JOEL H. PECK CLERK OF THE COMMISSION P.O. BOX 1197 RICHMOND, VIRGINIA 23218-1197

STATE CORPORATION COMMISSION

March 29, 2000

DAVE A WARRINGTON 4443 BROOKFIELD CORPORATE DR STE 115 CHANTILLY, VA 20151

RE:

National Association for Gun Rights, Inc.

ID:

DCN:

0537656 - 1 00-03-28-0077

Dear Customer:

This is your receipt for \$75.00, to cover the fees for filing articles of incorporation with this office.

The effective date of the certificate of incorporation is March 29, 2000.

If you have any questions, please call (804) 371-9733.

Sincerely,

Joel H. Peck

Clerk of the Commission

CORPROPT NEWCD CIS0423

TYLER BUILDING, 1300 EAST MAIN STREET, RICHMOND, VA 23219-3630 TELECOMMUNICATIONS DEVICE FOR THE DEAF-TDD/VOIDE: (804) 371-9206

. 032 0011

ARTICLES OF INCORPORATION OF NATIONAL ASSOCIATION FOR GUN RIGHTS, INC. (A VIRGINIA NONSTOCK CORPORATION)

The undersigned individual at the age of eighteen years or more, acting as an incorporator of a nonstock corporation under the Virginia Nonstock Corporation Act (Va. code, Title 13, Section 13.1-801, et seq.), hereby adopts the following Articles of Incorporation:

FIRST:

The name of the corporation shall be: "National Association for Gun Rights, Inc."

SECOND:

The period of duration is perpetual.

THIRD:

The corporation shall have no stock and shall be empowered to engage in any lawful act or activity for which nonstock corporations may be orgalized under the laws of the Commonwealth of Virginia; provided, however, that the corporation shall be organized and operated exclusively for such purposes and activities as permitted by Section 501(c)(4) of the Internal Revenue Code of 1986 (or the corresponding provisions at any future United States Internal Revenue law), and Treasury Regulation Section 1.501(c)(4)-1 or successor regulation, as the same may be amended from time to time.

In accord with said statute and regulation, the corporation shall be organized and operated exclusively for the promotion generally of social welfare for the common good of the people or the community, with specific regard for the following categories of social welfare, as well as for all other forms of social welfare consistent with the aforesaid code provision and regulation, as the same may be interpreted from time to time.

The corporation <u>inter alia</u> shall promote the common good and general welfare of the public by the following activities:

1. To underwrite, develop, sponsor and support scholarship regarding the Constitution of the United States of America, the history of the Constitutional Convention of 1787 and the debates which preceded the Constitutional Convention, with particular reference to the concerns of the Founding Fathers to establish justice and deprive no person of life or liberty without due process of law nor deny to any person within the jurisdiction at the United State; or any State the equal protection of the laws;

2. To underwrite, develop, sponsor and support scholarship regarding successes and failures of actions affecting the Constitution and the rights established by the Founding Fathers to all citizens, especially in regard to the 2nd, 9th, 10th, and 14th Amendment.

3. To underwrite, develop, sponsor and support scholarship as to the means whereby said successes may be encouraged and failures may be prevented and alleviated, through legislative and executive reforms, and through enhanced public awareness of such successes and failures;

4. To underwrite, develop, sponsor and support studies and analyses of how the institutions of government, at all levels, may be made more responsive and accountable to the public;

5. To sponsor for and symposia at which scholars, citizens, legislators and governmental officials can meet to give full and fair consideration of topics which relate to the above objectives, to the discussion of studies, reports, and analyses which relate to the above objectives, and to debate and discussion thereof;

6. To publish the aforesaid scholarship, studies, reports, and analyses and make them available to the public, legislators, and governmental officials;

7. To educate the public as to the above issues, and other issues of public concern within the corporation's general purposes, so that the public may participate meaningfully in dialogue and debate as to said issues and so the public may make its preferences known to legislators and governmental officials:

8. To provide testimony at hearings before governmental agencies, commissions, legislative bodies, committees, and at other public bodies as to the issues and objectives described above; and

9. To perform all other acts necessary or incidental to the above and to do whatever is deemed necessary, useful, advisable, or conducive, directly or indirectly, to carry out any of the purposes of the corporation, as set forth in these articles of incorporation, including the exercise of all other powers and authority enjoyed by non-profit coporations generally by virtue of the provisions of the Virginia Nonstack Corporation Act (witnin and subject to the limitations of Section 501(e)(4) of the Internal Revenue Code)

In furtherance of such purposes, the corporation shall have the powers provided in Va. code §13.1-826, as now in effect or as may hereafter be amended. The corporation shall serve only such purposes and functions and shall engage only in such activities as are consistent with the purposes set forth in this Article Three and with its status under Section 501(c)(4) of the Internal Revenue Code or specessor Code Section.

FOURTH:

The corporation shall be neither organized nor operated for pecuniary gain or profit. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, any member, director, or officer of the corporation or any other private person; but the corporation shall be authorized and empowered to pay reasonable compensation for services rendered or goods provided, and to make payments and distributions in furtherance of the purposes as set forth in Article Three hereof.

No director, officer of the corporation, employee or member of their immediate family may receive a scholarship, award or grant from the corporation.

FIFTH:

The Board of Directors shall consist of not fewer than one (1) director nor more than five (5) directors who shall have general charge of the affairs and any property and assets of the corporation. It shall be the duty of the directors to carry out the purposes and functions of the corporation. The initial directors shall include the incorporator and those individuals elected by the incorporator as provided in Va. code §13-1-822. Except as provided by Article Six, the directors shall be elected at all times thereafter by the directors at the annual meeting of the board of directors of the corporation as provided in the bylaws. Directors shall serve for terms of one (1) year and may be reselected for one or more successor terms.

The initial director is:

Name

<u>Address</u>

Dave A. Warrington

44-13 Brookfield Corporate Drive, Suite 115 Chantilly, VA 20151

SINTH:

The Corporation shall have two (2) classes of members, voting members and supporting members. Voting members shall have the right, as prescribed in the bylaws, to remove directors and to effect the successors of directors removed by them.

In all other respects, the rights and qualifications of voting members and supporting members are defined in the bylaws

SEVENTH:

The address of the initial registered office is 4443 Brookfield Corporate Drive, Suite 115, Chantilly, VA 20151, in the County of Lairfax. The name of the initial registered agent at such address is Days. A. Warrington, who is a resident of Virginia and an officer and director of the corporation.

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All references in these articles of incorporation to be sections of the Internal Revenue Code shall be considered references to the Internal Revenue Code of 1986, as from time to time amended, and to the corresponding provisions of any applicable future United States Internal Revenue law and to all regulations issued under such sections and provisions.

NINTH:

The name and address of the incorporator is

Same

Dave A Warrington

Address

4443 Brookfield Corporate Drive, Suite 115 Chantilly, VA 20151

TENTII:

These articles of incorporation of the livial conay be amended at any orne, end from time to time by the affirmative vote of a majority of all of the directors then in office, provided however, notwithstanding the foregoing, that no amendment to either these articles of incorporation or the bylaws, which afters, diminishes, abridges or otherwise affects the rights of voting members shall be effective until approved by the affirmative votes of not less than eighty percent (80% of all voting members.)

IN WITNESS WITERLOF, the Incorporator has executed these Articles of Incorporation on this 22nd day of March, 2000.

Dave V Warrington

Incorporator